UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

SPIRIT AIRLINES, INC., et al.,

Debtors.¹

Chapter 11

Case No. 24-11988 (SHL)

Jointly Administered

GLOBAL NOTES AND STATEMENT OF LIMITATION, METHODOLOGY, AND DISCLAIMERS REGARDING THE MONTHLY OPERATING REPORT FOR NOVEMBER 2024

Spirit Airlines, Inc. and its subsidiaries (collectively, the "**Debtors**"), each of which is a Debtor in the above-captioned jointly administered chapter 11 cases (the "**Chapter 11 Cases**") prepared the attached monthly operating report for November 2024 (together herewith and with all exhibits and schedules thereto, the "**MOR**").

On November 18, 2024, Debtor Spirit Airlines, Inc. filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"). On November 25, 2024, Spirit Airlines, Inc.'s subsidiaries (collectively, the "Cayman Debtors") filed voluntary petitions for relief under chapter 11 of the Bankruptcy Code in the Bankruptcy Court. The Debtors remain in possession of their property and continue to operate and manage their businesses as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. The Chapter 11 Cases are being jointly administered for procedural purposes only pursuant to Rule 1015(b) Federal Rules of Bankruptcy Procedure, as ordered by the Bankruptcy Court [ECF No. 121].

The following notes and statements and limitations pertain to, are incorporated by reference in, and comprise an integral part of, the MOR, and should be referred to and considered in connection with any review thereof.

1. **Basis of Presentation**. The Debtors prepared the MOR with the assistance of their advisors and professionals, and are filing it solely for purposes of complying with the reporting requirements applicable in the Chapter 11 Cases. There can be no assurance that such information is complete, and the MOR may be subject to revision.

This MOR is unaudited, limited in scope, and has not been prepared in accordance with federal or state securities laws or other applicable non-bankruptcy law or in lieu of complying with any periodic reporting requirements thereunder, but has been prepared in accordance with

¹ The Debtors' names and last four digits of their respective employer identification numbers are as follows: Spirit Airlines, Inc. (7023); Spirit Finance Cayman 1 Ltd. (7020); Spirit Finance Cayman 2 Ltd. (7362); Spirit IP Cayman Ltd. (4732); and Spirit Loyalty Cayman Ltd. (4752). The Debtors' mailing address is 1731 Radiant Drive, Dania Beach, FL 33004.

accounting principles generally accepted in the United States of America ("U.S. GAAP") (except that the MOR does not include all information and footnotes required by U.S. GAAP).

The Debtors and their agents, advisors, attorneys, and other professionals undertake no responsibility to indicate variations from securities laws, other laws, or generally accepted accounting principles herein, or for any evaluations of the Debtors based on this financial information or any other information. This information has not been subjected to audit procedures that would typically be applied to financial information presented in accordance with U.S. GAAP or any other recognized financial reporting framework, and upon application of such procedures, the presented financial information could be subject to material changes. The MOR is not intended to reconcile to any financial statements otherwise prepared or distributed by or for the Debtors. Each signatory to the MOR has necessarily relied upon the efforts, statements, advice, and representations of personnel of the Debtors and their agents, advisors, attorneys, and other professionals. Each signatory has not (and could not have) personally verified the accuracy of each such statement, representation, and answer contained in the MOR.

The financial information contained herein is presented per Spirit's books and records without, among other things, all adjustments or reclassification that may be necessary or typical with respect to consolidating financial statements or SEC reporting purposes or in accordance with U.S. GAAP. The Debtors' accounting systems, policies, and practices were developed to produce consolidated financial statements at the Spirit Airlines, Inc. reporting entity rather than financial statements at each individual legal entity. The Cayman Debtors do not have day-to-day business operations or physical presence and thus do not traditionally maintain books and records. Upon agreement reached with the United States Trustee for the Southern District of New York (the "U.S. Trustee"), the Cayman Debtors are to provide information for Part 1 and Part 7, with limited information on cash balances for Part 2 of the MOR form and provide no financial statement attachments at the entity-level. As such, intercompany balances, historical retained earnings, and equity balances for the Cayman Debtors are not reflected in the separate MORs for each of the Cayman Debtors as these were not historically maintained in the Debtors' accounting system.

- 2. **Reporting Period**. Unless otherwise noted, the MOR reflects the Debtors' books and records and financial activity occurring during the applicable reporting period. Except as otherwise noted, no adjustments have been made to activity occurring after the close of the reporting period. The first MOR reporting period encompasses the reporting period from November 18, 2024, until the end of the month, November 30, 2024, with the exception of the Debtors' Statement of Operations attachment and information provided in Part 4, both of which are provided on a full-month basis.
- 3. **Disbursement Systems**. Cash is received and disbursed by the Debtors in a manner consistent with the Debtors' historical cash management practices, as described in the *Motion of the Debtor for Entry of Interim and Final Orders (I) Authorizing (A) the Debtors to Maintain their Existing Cash Management System, Bank Accounts, and Business Forms, (B) the Debtors to Open and Close Bank Accounts, and (C) Financial Institutions to Administer the Bank Accounts and Honor and Process Related Checks and Transfers, (II) Waiving Deposit and Investment Requirements, and (III) Allowing Intercompany Transactions and Affording Administrative Expense Priority to Post-Petition Intercompany Claims [ECF No. 7].*

- 4. **Use of Information**. The financial information disclosed herein was not prepared in accordance with federal or state securities laws or other applicable non-bankruptcy law or in lieu of complying with any periodic reporting requirements thereunder. The MOR should not be used or relied upon for any other purpose, including for information relating to the Debtors' current or future financial condition or performance or for purchasing, selling, or transferring the claims against or equity interest in the Debtors.
- 5. Payment of Prepetition Claims Pursuant to First Day Orders. Pursuant to certain "first day" orders entered by the Bankruptcy Court in the Chapter 11 Cases (collectively, the "First Day Orders"), the Debtors are authorized (but not directed) to pay or otherwise satisfy various prepetition claims, including those related to employees, lienholders, customer obligations, insurance, vendors, taxes and fees, trade, and intercompany transactions. To the extent any reportable payments were made on account of prepetition claims following commencement of these Chapter 11 Cases pursuant to a First Day Order, such payments have been included in the applicable reporting matrices or notices required per, and identified in, each respective final First Day Order.
- 6. **Reservation of Rights**. Although the Debtors and their advisors made reasonable efforts to ensure that the MOR is as accurate and complete as possible under the circumstances and based on information available at the time of preparation, inadvertent errors or omissions may have occurred. The Debtors hereby reserve all rights to dispute the nature, amount, validity, status, enforceability, or executory natures of any claim, agreement, representation, or other statement set forth in this MOR. Further, the Debtors reserve the right to amend or supplement the MOR in all respects, as they deem necessary or appropriate, but shall be under no obligation to do so. Nothing contained in this MOR shall constitute a waiver of the Debtors' rights or an admission of any kind with respect to these Chapter 11 Cases or any claim of or against any Debtor. The Debtors, on behalf of themselves, their officers, employees, agents, attorneys, and financial and other advisors disclaim any liability to any third party arising out of or related to the information contained in the MOR and reserve all rights with respect thereto.

7. Specific MOR Disclosures.

Notes to Part 1:

- Cash balances, receipts, and disbursements reflect bank activity during the reporting period.
 Timing differences in recognition of certain transactions may create differences between bank
 balances presented in Part 1 and cash balances reported in the Balance Sheet attachment to the
 MOR.
- Where applicable, the Debtors convert non-USD cash transactions to USD using applicable currency exchange rates. As a result, changes in currency exchange rates give rise to month-over-month fluctuations in cash balances which are reported in USD.
- Intercompany receipts and disbursements are excluded from Parts 1(b) and 1(c), respectively. As such, the ending cash balances in Part 1 will not comport with the ending cash balances in the Debtors' bank statements or the Debtors' books and records. A reconciliation of end-of-month bank balances to the balances presented in Part 1 is provided in the attached Statement of Cash Receipts and Disbursements.

Notes to Part 2:

- Part 2 balances for the Cayman Debtors only include the cash balances for total current assets and total assets. Historical intercompany asset and liabilities balances as well as historical equity balances are not provided. No other Part 2 balances are applicable to the Cayman Debtors.
- Part 2(b) includes \$23.0 million in VAT receivables expected to be collected or applied against future tax liabilities.
- Balances reflected in Part 2(g) accrued due to changes to the Debtors' accounts payable processes implemented upon the commencement of the Chapter 11 Cases, among other nonrecurring related issues, and substantially all balances have been paid as of the date hereof. The amount reflected in Part 2(g) includes \$7.12 million that became past due in the time-period of November 27 through November 29 (i.e., over the Thanksgiving holiday), \$7.06 million of which was paid at the beginning of the following week and are no longer outstanding.

Notes to Part 3:

• No asset sales outside of the ordinary course of business occurred during the reporting period.

Notes to Part 4:

• Part 4(e) does not incorporate certain general and administrative expenses related to payroll, technology, or other expenses that would otherwise be considered as general and administrative expenses for purposes of MOR reporting. This is due to the setup of the Debtors' accounting system—the Debtors do not separately classify expenses in their general ledger accounts between general and administrative expense financial statement line items.

Notes to Part 5:

• The Debtors did not make any payments to any restructuring professionals (whether retained or anticipated to be retained) or any committee professionals during this reporting period.

Notes to Part 6:

None

Notes to Part 7:

- For Part 7(a), pursuant to the relief granted via the First Day Orders, the Debtors made payments on account of certain prepetition debts as they come due in the ordinary course of business. Where required, details of these payments have been delivered to the required notice parties pursuant to the reporting requirements contained within the final First Day Orders.
- For purposes of Part 7(c), the Debtors included information with respect to the individuals that the Debtors believes may be included in the definition of "insider" set forth in section 101(31) of the Bankruptcy Code during the reporting period. Such individuals may no longer serve in such capacities. Persons listed as "insiders" have been included for informational purposes only and their inclusion shall not constitute an admission that those entities or persons are insiders for purposes of section 101(31) of the Bankruptcy Code. The listing of a person as an

insider for purposes of the MOR is not intended to be, nor should it be, construed as an admission of any fact, right, claim, or defense and all such rights, claims, and defenses are hereby expressly reserved. Information regarding the individuals listed as insiders in the MOR has been included for informational purposes only and such information may not be used for any purpose, including to determine (a) control of any Debtor, (b) the extent to which any individual exercised management responsibilities or functions, (c) corporate decision-making authority over any Debtor, or (d) whether such individual could successfully argue that he or she is not an insider under applicable law, including the Bankruptcy Code and federal securities laws, or with respect to any theories of liability. Where Part 7(c) is indicated as "Yes," such persons were confirmed to have received employee compensation payments in the ordinary course of business.

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UNITED STATES BANKRUPTCY COURT

_	Southern DISTRICT	OF New York
In Re. Spirit Airlines, Inc.	§ §	Case No. 24-11988
Debtor(s)		Lead Case No. 24-11988 ✓ Jointly Administered
Monthly Operating Repor	rt.	
Reporting Period Ended: 11/30/2024		Petition Date: 11/18/2024
Months Pending: 0		Industry Classification: 4 8 1 1
Reporting Method:	Accrual Basis	Cash Basis
Debtor's Full-Time Employees (current)	:	7,425
Debtor's Full-Time Employees (as of da	te of order for relief):	7,384
Statement of cash receipts and descriptions are sheet containing the sure statement of operations (profit of Accounts receivable aging Postpetition liabilities aging Statement of capital assets Schedule of payments to profess Schedule of payments to insider All bank statements and bank respectively.	isbursements nmary and detail of the assets or loss statement) sionals s conciliations for the reporting	, liabilities and equity (net worth) or deficit period
S/ Moshe Melcer Signature of Responsible Party 12/30/2024 Date		Moshe Melcer Printed Name of Responsible Party 450 Lexington Ave New York, NY 10017
		Address

STATEMENT: This Periodic Report is associated with an open bankruptcy case; therefore, Paperwork Reduction Act exemption 5 C.F.R. § 1320.4(a)(2) applies.

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Debtor's Name Spirit Airlines, Inc.

Par	rt 1: Cash Receipts and Disbursements	Current Month	Cumulative
a.	Cash balance beginning of month	\$877,332,556	
b.	Total receipts (net of transfers between accounts)	\$213,501,484	\$213,501,484
c.	Total disbursements (net of transfers between accounts)	\$203,641,370	\$203,641,370
d.	Cash balance end of month (a+b-c)	\$887,192,669	
e.	Disbursements made by third party for the benefit of the estate	\$0	\$0
f.	Total disbursements for quarterly fee calculation (c+e)	\$203,641,370	\$203,641,370
	rt 2: Asset and Liability Status ot generally applicable to Individual Debtors. See Instructions.)	Current Month	
a.	Accounts receivable (total net of allowance)	\$224,544,570	
b.	Accounts receivable over 90 days outstanding (net of allowance)	\$31,398,314	
c.	Inventory (Book • Market Other (attach explanation))	\$0	
d	Total current assets	\$1,997,609,552	
e.	Total assets	\$9,481,392,581	
f.	Postpetition payables (excluding taxes)	\$277,310,747	
g.	Postpetition payables past due (excluding taxes)	\$12,282,278	
h.	Postpetition taxes payable	\$60,587,351	
i.	Postpetition taxes past due	\$0	
j.	Total postpetition debt (f+h)	\$337,898,098	
k.	Prepetition secured debt	\$2,898,545,191	
1.	Prepetition priority debt	\$15,125,380	
m.	Prepetition unsecured debt	\$6,217,226,892	
n.	Total liabilities (debt) (j+k+l+m)	\$9,468,795,562	
0.	Ending equity/net worth (e-n)	\$12,597,019	
Pa	rt 3: Assets Sold or Transferred	Current Month	Cumulative
a.	Total cash sales price for assets sold/transferred outside the ordinary course of business	\$0	\$0
b.	Total payments to third parties incident to assets being sold/transferred		
	outside the ordinary course of business		\$0
c.	Net cash proceeds from assets sold/transferred outside the ordinary course of business (a-b)	\$0	\$0
Par	rt 4: Income Statement (Statement of Operations)	Current Month	Cumulative
	ot generally applicable to Individual Debtors. See Instructions.)		
a.	Gross income/sales (net of returns and allowances)	\$351,238,161	
b.	Cost of goods sold (inclusive of depreciation, if applicable)	\$337,314,431	
c.	Gross profit (a-b)	\$13,923,730	
		Ø17 070 COC	
d.	Selling expenses	\$15,058,606	
e.	General and administrative expenses	\$8,416,424	
	General and administrative expenses Other expenses	\$8,416,424 \$290,359,543	
e. f. g.	General and administrative expenses Other expenses Depreciation and/or amortization (not included in 4b)	\$8,416,424 \$290,359,543 \$23,926,829	
e. f. g. h.	General and administrative expenses Other expenses Depreciation and/or amortization (not included in 4b) Interest	\$8,416,424 \$290,359,543 \$23,926,829 \$16,624,051	
e. f. g. h. i.	General and administrative expenses Other expenses Depreciation and/or amortization (not included in 4b) Interest Taxes (local, state, and federal)	\$8,416,424 \$290,359,543 \$23,926,829 \$16,624,051 \$-33,230,214	
e. f. g. h.	General and administrative expenses Other expenses Depreciation and/or amortization (not included in 4b) Interest	\$8,416,424 \$290,359,543 \$23,926,829 \$16,624,051	\$-316,398,509

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Debtor's Name Spirit Airlines, Inc.

Part 5: Profe	essional Fees and Expenses					
			Approved Current Month	Approved Cumulative	Paid Current Month	Paid Cumulative
Debtor	r's professional fees & expenses (bank					
Itemize	ed Breakdown by Firm					
	Firm Name	Role				
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Debtor's Name Spirit Airlines, Inc.

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Debtor's Name Spirit Airlines, Inc.

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				Approved Current Month	Approved Cumulative	Paid Current Month	Paid Cumulative
b.	Debto	or's professional fees & expenses (nonba	nkruptcy) Aggregate Total	\$9,365	\$9,365	\$9,365	\$9,365
	Itemiz	ged Breakdown by Firm					
		Firm Name	Role				
	i	FRANK WEINBERG & BLAC	Other	\$9,365	\$9,365	\$9,365	\$9,365
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Debtor's Name Spirit Airlines, Inc.

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Debtor's Name Spirit Airlines, Inc.

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Debtor's Name Spirit Airlines, Inc.

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(c.	All pr	ofessional fees and expenses (de	\$9,365	\$9,365	\$9,365	\$9,365	

Pa	rt 6: Postpetition	Taxes	Cur	rent Month	Cumulative
a.	Postpetition incom	ne taxes accrued (local, state, and federal)		\$17,770	\$17,770
b.	Postpetition incom	ne taxes paid (local, state, and federal)		\$0	\$0
c.	Postpetition emplo	oyer payroll taxes accrued		\$1,469,176	\$1,469,176
d.	Postpetition emplo	oyer payroll taxes paid		\$2,228,757	\$2,228,757
e.	Postpetition prope	rty taxes paid		\$724,059	\$724,059
f.	Postpetition other	taxes accrued (local, state, and federal)		\$59,134,271	\$59,134,271
g.	Postpetition other	taxes paid (local, state, and federal)		\$542,293	\$542,293
Pa	rt 7: Questionnaire	e - During this reporting period:			
a.	Were any payment	ts made on prepetition debt? (if yes, see Instructions)	Yes •	No 🔿	
b.		ts made outside the ordinary course of business oval? (if yes, see Instructions)	Yes 🔿	No 💿	
c.	Were any payment	ts made to or on behalf of insiders?	Yes •	No 🔿	
d.	Are you current on	postpetition tax return filings?	Yes •	No 🔿	
e.	Are you current on	n postpetition estimated tax payments?	Yes •	No 🔘	
f.	Were all trust fund	taxes remitted on a current basis?	Yes •	No 🔘	
g.	Was there any pos- (if yes, see Instruct	tpetition borrowing, other than trade credit? tions)	Yes 🔿	No 💿	
h.	Were all payments the court?	made to or on behalf of professionals approved by	Yes •	No O N/A O	
i.	Do you have:	Worker's compensation insurance?	Yes •	No 🔿	
		If yes, are your premiums current?	Yes •	No O N/A O	(if no, see Instructions)
		Casualty/property insurance?	Yes •	No 🔘	
		If yes, are your premiums current?	Yes •	No O N/A O	(if no, see Instructions)
		General liability insurance?	Yes 💿	No 🔘	
		If yes, are your premiums current?	Yes •	No O N/A O	(if no, see Instructions)
j.	Has a plan of reorg	ganization been filed with the court?	Yes •	No 🔘	
k.	Has a disclosure st	atement been filed with the court?	Yes •	No 🔘	
1.	Are you current wi set forth under 28	ith quarterly U.S. Trustee fees as 3 U.S.C. § 1930?	Yes •	No 🔿	

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Debtor's Name Spirit Airlines, Inc.

Case No. 24-11988

Pai	rt 8: Individual Chapter 11 Debtors (Only)	
a.	Gross income (receipts) from salary and wages	\$0
b.	Gross income (receipts) from self-employment	
c.	Gross income from all other sources	
d.	Total income in the reporting period (a+b+c)	\$0
e.	Payroll deductions	
f.	Self-employment related expenses	
g.	Living expenses	
h.	All other expenses	
i.	Total expenses in the reporting period (e+f+g+h)	\$0
j.	Difference between total income and total expenses (d-i)	\$0
k.	List the total amount of all postpetition debts that are past due	
1.	Are you required to pay any Domestic Support Obligations as defined by 11 U.S.C § 101(14A)?	Yes O No •
m.	If yes, have you made all Domestic Support Obligation payments?	Yes O No N/A •
\$\$ U.S thr being is related to the second se	Privacy Act Statement U.S.C. § 589b authorizes the collection of this information, and provision 704, 1106, and 1107. The United States Trustee will use this information S.C. § 1930(a)(6). The United States Trustee will also use this information ough the bankruptcy system, including the likelihood of a plan of reorganing prosecuted in good faith. This information may be disclosed to a bankreeded to perform the trustee's or examiner's duties or to the appropriate for enforcement agency when the information indicates a violation or potent defor routine purposes. For a discussion of the types of routine disclosur ecutive Office for United States Trustee's systems of records notice, UST cords." See 71 Fed. Reg. 59,818 et seq. (Oct. 11, 2006). A copy of the new justice.gov/ust/eo/rules_regulations/index.htm. Failure to provide this inversion of your bankruptcy case or other action by the United States Trustee's that I have been authoricate.	n to calculate statutory fee assessments under 28 on to evaluate a chapter 11 debtor's progress sization being confirmed and whether the case is kruptcy trustee or examiner when the information dederal, state, local, regulatory, tribal, or foreign stial violation of law. Other disclosures may be set that may be made, you may consult the 4-001, "Bankruptcy Case Files and Associated otice may be obtained at the following link: http://sinformation could result in the dismissal or stee. 11 U.S.C. § 1112(b)(4)(F).
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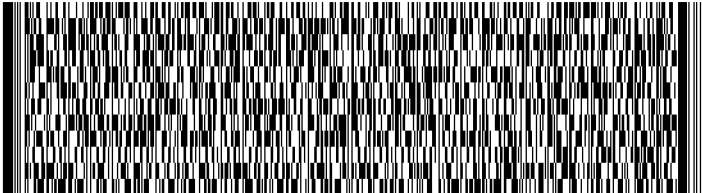
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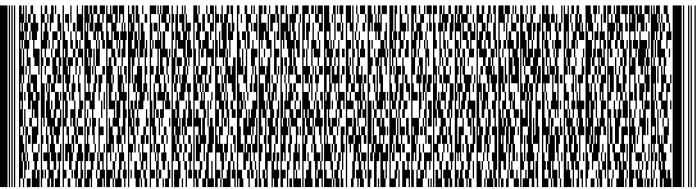
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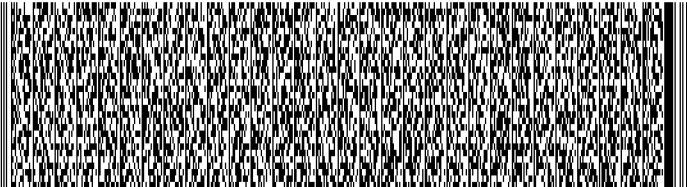
Chief Financial Officer

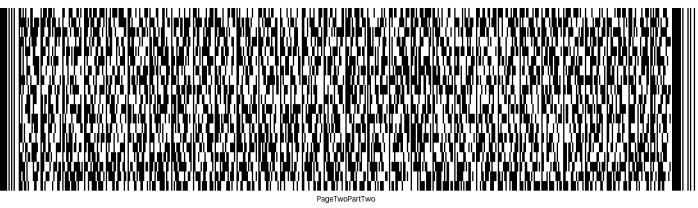
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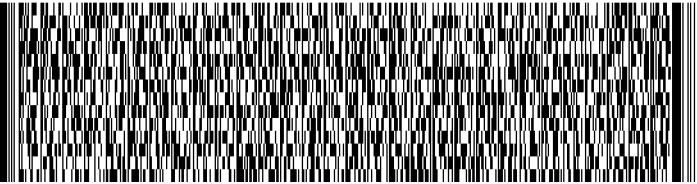
Debtor's Name Spirit Airlines, Inc.











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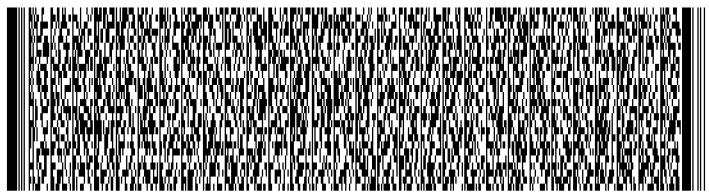
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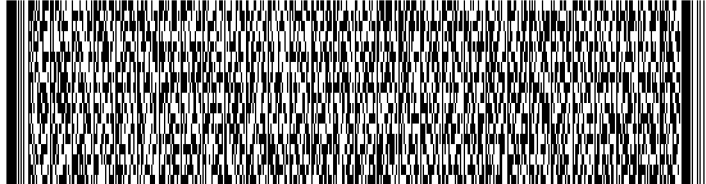
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Debtor's Name Spirit Airlines, Inc.

Case No. 24-11988



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In re: Spirit Airlines, Inc. Lead Case No: 24-11988 November 2024 Cash Activity United States Bankruptcy Court Southern District of New York

\$ in USD

	Combined Debtor Entities	Spir	it Airlines, Inc.	oirit Finance nyman 1 Ltd.	pirit Finance ayman 2 Ltd.	Spi	rit IP Cayman Ltd.	Spirit Loyalty Cayman Ltd.
In US \$ Unless Otherwise Indicated			24-11988	24-12038	24-12039		24-12040	24-12041
Beginning Cash/Restricted Cash Bank Balance (11/18)	911,689,924		877,332,556	-	-		18	34,357,349
Receipts from third party	220,965,527		213,501,484	-	-		-	7,464,044
Disbursements to third party	203,642,090		203,641,370	-	-		-	720
End Cash/Restrict Cash, net of intercompany activity	\$ 929,013,361	\$	887,192,669	\$ -	\$ -	\$	18	\$ 41,820,673
Intercompany activities/Interbank transfer Receipts - D from D (InterCo) Disbursements - D to D (InterCo)	494,873		(1,572,458)	-	-		-	2,067,331
Ending Cash/Restricted Cash Bank Balance (11/30)	\$ 929,508,234	\$	885,620,212	\$ -	\$ -	\$	18	\$ 43,888,004
Currency translation and other outstanding items	(546,651)		(546,651)	 -	 -		-	-
Ending Cash/Restricted Cash Balance Adjusted	\$ 928,961,583	\$	885,073,560	\$ -	\$ -	\$	18	\$ 43,888,004

In re: Spirit Airlines, Inc. Lead Case No: 24-11988 November 2024 Balance Sheet United States Bankruptcy Court Southern District of New York

\$ in USD		

\$ 111 030	Sr	oirit Airlines, Inc.
		al for Period Ended
		11/30/2024
Cash and cash equivalents		640,060,683
Restricted cash		174,523,909
Short-term investment securities		117,850,161
Accounts receivable, net		224,544,570
Income tax receivable		4,193,172
Prepaid expenses and other current assets		836,437,058
Total current assets	\$	1,997,609,552
Flight equipment		2,728,779,948
Ground property and equipment		789,629,900
Less accumulated depreciation		(1,010,375,672)
Operating lease right-of-use assets		4,557,291,243
Pre-delivery deposits on flight equipment		126,467,839
Deferred heavy maintenance, net		249,643,931
Other long-term assets		42,345,839
Total non-current assets	\$	7,483,783,029
Total assets	\$	9,481,392,581
Accounts payable		94,997,663
Air traffic liability		541,657,463
Current maturities of long-term debt, net, and finance leases		516,573
Current maturities of operating leases		-
Other current liabilities Total current liabilities	.	580,791,874
Total current liabilities	\$	1,217,963,574
Long-term debt and finance leases, less current maturities		1,905,810,134
Operating leases, less current maturities		4,567,263,229
Deferred income taxes		38,408,628
Deferred gains and other long-term liabilities		124,457,694
Liability subject to compromise		1,614,892,305
Total non-current liabilities	\$	8,250,831,989
Total liabilities	\$	9,468,795,563
Net assets	\$	12,597,018
		40.000
Common stock		10,900
Additional paid-in-capital		1,173,113,124
Treasury stock		(81,285,019)
Retained earnings		(1,079,283,153)
Accumulated other comprehensive income (loss)	*	41,166
Total equity	\$	12,597,018

In re: Spirit Airlines, Inc. Lead Case No: 24-11988 United States Bankruptcy Court Southern District of New York

Income Statement 11/1/2024 - 11/30/2024

\$ in USD		
	Spirit Airlines, Inc.	
	Month	Ended 11/30/2024
Passenger		344,691,769
Other		6,546,392
Total operating revenues	\$	351,238,161
Aircraft fuel		94,438,781
Salaries, wages and benefits		135,879,075
Landing fees and other rents		39,129,343
Aircraft rent		52,837,451
Depreciation and amortization		23,926,829
Maintenance, materials and repairs		15,029,781
Distribution		15,058,606
General and administrative		8,416,424
Special charges (credits)		(52,683)
Loss on disposal of assets		228,409,718
Other operating		55,542,553
Total operating expenses	\$	668,615,878
Operating income (loss)	\$	(317,377,717)
Interest expense		20,466,276
Loss (gain) on extinguishment of debt		-
Capitalized interest		(409,327)
Interest income		(3,432,898)
Reorganization Items		9,167,000
Other (income) expense		6,459,955
Total other (income) expense		32,251,006
Provision (benefit) for income taxes		(33,230,214)
Net income (loss)		(316,398,509)